



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

शिमला, सोमवार 2 अप्रैल, 2012 / 13 चैत्र, 1934

हिमाचल प्रदेश सरकार

ECONOMICS & STATISTICS DEPARTMENT

NOTIFICATION

Shimla-171009, the 30th March, 2012

No. PLG-B(D)1-1/87-III.—On the recommendation of the Departmental Promotion Committee, the Governor, Himachal Pradesh, is pleased to order the promotion of Smt. Anita Rajan, on the post of Deputy Director in Economics and Statistics Department on regular basis with immediate effect in the pay scale/band of 15600-39100+6600 Grade Pay.

The Officer concerned have to exercise her option within a month from the date of issue of this notification for the purpose of fixation of her pay under Rule-22 of FR read with Rule-11 of H.P. Civil Services(Revised Pay)Rules, 2009.

Consequent upon the promotion of the above officer, the Governor, Himachal Pradesh, is further pleased to post her as Deputy Director against vacancy in Directorate of Economics and Statistics, Himachal Pradesh, Shimla in the public interest.

By order,
Sd/-
Pr. Secretary(Eco.& Stat.).

HIMACHAL PRADESH ELECTRICITY REGULATORY COMMISSION SHIMLA

NOTIFICATION

Shimla the 30th March, 2012

No. HPERC/dis/479.—WHEREAS the Distribution Licensee incurs an extra power purchase cost vis-a- vis the one approved in the tariff order on account of cost of variation in the fuel surcharge rate of the power stations, incremental power purchase over and above or within the quantum approved by the Commission and revision of tariff of generating stations and tariff of interstate or intrastate transmission system as determined by the Appropriate Commission after the notification of the retail supply tariff;

AND WHEREAS as per the existing framework the aforesaid incremental power purchase adjustment is delayed by almost two years as it takes place at the true up stage resulting in adverse impact on the financial health of the Licensee and puts unnecessary burden on the consumers;

AND WHEREAS Clause 4.5(h)(4) of the Tariff Policy stipulates that uncontrollable costs should be recovered speedily to ensure that future consumers are not burdened with past costs. Uncontrollable costs would include (but not limited to) fuel costs, costs on account of inflation, taxes and cess, variations in power purchase unit costs including on account of hydrothermal mix in case of adverse natural events;

AND WHEREAS in view of above it has become necessary to amend Himachal Pradesh Electricity Regulatory Commission (Terms and Conditions for Determination of Wheeling Tariff and Retail Supply Tariff) Regulations, 2011;

AND WHEREAS the public objections/suggestions to amend the aforesaid regulations has been invited vide insertions in newspaper on 11th Feb., 2012 and the text of the proposed amendment stands published on 2nd Feb., 2012 in Rajpatra, Himachal Pradesh, and the objections and suggestions so received have been duly considered;

NOW, THEREFORE, the Himachal Pradesh Electricity Regulatory Commission, in exercise of powers conferred under section 61, 62 and 86 read with section 181, of the Electricity Act, 2003 (36 of 2003), and all other powers enabling in its behalf, and after previous publication, the Himachal Pradesh Electricity Regulatory Commission makes the following regulations further to amend the Himachal Pradesh Electricity Regulatory Commission (Terms and Conditions for Determination of Wheeling Tariff and Retail Supply Tariff) Regulations, 2011, published in the Rajpatra, Himachal Pradesh, dated 2nd April, 2011, namely:-

REGULATIONS

1. Short title and commencement.—(1) These Regulations shall be called the Himachal Pradesh Electricity Regulatory Commission (Terms and Conditions for Determination of Wheeling Tariff and Retail Supply Tariff) (First Amendment) Regulations, 2012.

(2) These Regulations shall come into force from the date of their publication in the Rajpatra, Himachal Pradesh.

2. Addition of Regulation 12-A.—After regulation 12 of the Himachal Pradesh Electricity Regulatory Commission (Terms and Conditions for Determination of Wheeling Tariff and Retail Supply Tariff), Regulations, 2011 (hereinafter called “the said regulations”), the following regulation 12-A shall be added namely: -

“12-A Treatment of Regulatory Assets.—(1) While determining ARR of the Licensee, the regulatory assets shall not be created as matter of course except where it is justifiable in accordance with the tariff policy and recovery of the such regulatory assets shall be time bound and within the period not exceeding three years.

Provided that the carrying cost of regulatory asset so created shall be allowed to the Licensee in the ARR.

- (2) The amortization schedule corresponding to the regulatory asset, including the carrying cost, shall be prepared and put in effect along with creation of the regulatory asset.
- (3) The carrying cost of the regulatory asset shall be in line with the State Bank Advance Rate (SBAR) for the tenure for which regulatory asset has been created.”

3. Addition of Regulations 14-A.—After regulation 14 of the said regulations the following regulations 14-A, shall be added, namely: -

“14-A Treatment of Incremental Power Procurement Cost (1) Identification of Incremental cost and process of recovery.—(i) The distribution licensee shall recover the incremental cost incurred due to the following:-

- (a) Variation in fuel surcharge rate;
 - (b) Incremental power required over and above or within the quantum of power purchase approved by the Commission;
 - (c) Revision of tariff of generating stations, tariff of intra-State and inter-State transmission system as approved by the Appropriate Commission after notification of retail supply tariff.
- (ii) The incremental cost on account of variation in fuel surcharge shall be computed and charged on the basis of actual variation in fuel surcharge rate vis-a-vis the cost approved in the tariff order for each project and shall not be computed on the basis of estimated or expected variation in fuel surcharge.
- (iii) The incremental cost due to:-
- (a) incremental power purchase on account of short term requirement of power by the distribution licensee over and above the quantum as approved by the Commission to be computed as the differential of the cost as approved in the tariff order and the actual purchases and/or

- (b) within the quantum approved by the Commission and if such requirement is on account of any factor beyond the control of the licensee (shortage/non-availability of fuel, snow capping of hydro resources inhibiting power generation in sources stipulated in the plan, unplanned/forced outages of power generating units or acts of God), to be computed as a differential of average power purchase cost and weighted average price of power exchange rates and bilateral market purchases.

shall be computed and charged.

Provided that the cost of such power shall be allowed at the weighted average price of power exchange rates of the Northern Region and bilateral market purchases for the same quarter.

Provider further that, the distribution licensee shall inform the Commission the purchase of power over and above approved quantum or increase in Short Term Power Purchase within the approved quantum, with all the supporting documents. Unless the Commission is satisfied that the aforesaid power is capped by weighted average price of power exchange rates and bilateral market purchases for the same quarter, it may, in the true up orders, disallow the cost which is over and above weighted average price of power exchange rates of the Northern Region and bilateral market purchases in the same quarter.

- (iv) The incremental cost due to revision of tariff of generating stations and tariff of inter-State and/or intra-State transmission system as approved by appropriate Commission shall be computed and charged if such revision takes place after the notification of retail supply tariff by the Commission .
- (v) The incremental cost incurred for the quarter due to incremental power purchase for reason stipulated in 14-A (1) shall be computed on the basis of formula given in sub-regulation (2) of regulations 14-A, and shall be charged to the consumer from the first month of the following quarter itself, in accordance with sub-regulation (3) of regulation 14-A without prior approval of the Commission.
- (vi) The distribution licensee shall submit details of the incremental cost incurred and to be charged to all consumers for the entire quarter, along with the detailed computations and supporting documents as may be required for verification by the Commission within first 28 days of the quarter end.
- (vii) The Commission shall examine the incremental cost charged by the Distribution Licensee against supporting documents as submitted:

Provided that discrepancies, if any, shall be notified to the Distribution Licensee before the end of the second quarter:

Provided further that the distribution licensee shall adjust for the discrepancy notified by the Commission in third quarter's charge computation.

- (viii) In case the distribution licensee is found guilty of charging unjustified adjustment cost to the consumers on regular basis, the Commission shall adjust the unjustified additional cost along with interest on the same.

Provided that the interest rate shall be in accordance with the State Bank Advance Rate (SBAR) as on the date on which the application of determination of tariff is made and benefits shall be passed on to the consumers.

- (ix) The distribution licensee shall ensure appropriate accounting of Incremental Cost (IC) by upgrading the billing and IT software within three months from the notification of these regulations.

(2) Formula for computation of Incremental cost.—The formula for calculation of the incremental cost will be as under:-

Variables shall be in ₹ crores unless otherwise stated $IC_{q1} = C_{q1} + F_{q4} + A_{q3}$

IC_{q1} = Incremental Cost incurred in quarter q_1 to be recovered in quarter q_2

Explanation:

For the purpose of IC_{q1} , incremental power purchase cost shall include all the bills paid or bills received and payable, and credits received by the distribution licensee, to the suppliers of power, during the quarter q_1 irrespective of the period to which they pertain. This shall include arrears and refunds, if any, not settled earlier.

C_{q1} = Incremental cost in quarter q_1 due to factors specified under regulation 14-A(1)

F_{q4} = Carry forward factor for over-recovery /under-recovery of incremental cost of quarter q_3 (IC_{q3}) to be recovered in quarter q_4 of previous year but could not be fully recovered.

Explanation:

For the purpose this regulation over recovery/under recovery of incremental cost of a quarter (IC_q) shall be on account of the incremental cost adjustment ceiling as specified under clause (iii) of sub-regulation (3) of this regulation, if any, and the differential of amount worked out on the basis of estimated sales of the quarter and the recovery affected on account of actual sales in that quarter.

A_{q3} = Adjustments on the basis of the Commission's order pertaining to discrepancies, if any, in computation of IC_{q3} from previous year in accordance with the Clause (vi) of sub-regulation (1) of regulation 14-A and any other adjustment as ordered by the Commission.

Similarly IC for respective quarters will be computed.

q = quarter of a year

(3) Computation of Incremental cost per unit (IC ₹/kWh) of electricity consumption.—(i) Calculation of IC ₹/kWh for a quarter shall be as per the following formula:

$IC (\text{₹/kWh})_q = (IC_q / (\text{estimated sales within the State for the next quarter as approved by the Commission in the tariff order excluding the sales to BPL consumer category}) * 10$

Where IC_q is in ₹ lakhs and Unit sales are in Million units

- (ii) The per unit Incremental cost (IC ₹/kWh) shall be recovered from all categories of consumers in addition to the tariff notified in the tariff order of the Commission except from the Below Poverty Line (BPL) consumers.

- (iii) The incremental per unit adjustment to be carried out in a quarter shall be upto ceiling of 10% of average per unit power purchase rate for the year as per tariff order approved by the Commission and any under or over recovery shall be carried forward to the next quarter which shall further be subject to ceiling of 10% of average per unit power purchase rate.

Provided that the Commission, may by order, modify ceiling of incremental rates that can be recovered from the consumers on monthly basis.

Example: 1:

- (a) Average per unit power purchase rate as per the tariff order of the Commission for a financial year = Say ₹ 3/kWh
= 30 p/kWh
- (b) 10% ceiling as per Regulation 14.A(3) (iii)
- (c) Incremental cost of quarter q_1 (IC $_{q1}$) due to factor specified under regulation 14.A (1) & (2) = Say 75 crores
- (d) Estimated sales for the quarter q_2 excluding BPL consumers = Say 2000 MUs
- (e) Per unit incremental cost i.e I C q_1 ₹/kWh chargeable from the consumers in quarter q_2 to recover incremental cost IC q_1 in accordance with sub-regulation (2) and clause (i) of sub regulation (3) of regulation 14.A = 37.5 p/kWh
- (f) Per unit incremental cost recoverable after applying ceiling of 10% = 30p/kWh
- (g) Under recovery of IC q_1 to be carried forward and to be recovered in quarter q_3 = 7.5 x2000= 15 Crore
- (h) Incremental cost in quarter q_2 (IC q_2) due to factor specified under regulation 14.A (1) excluding the under recovery of IC q_1 to be recovered in quarter q_3 = Say 25 crores
- (i) Incremental cost in quarter q_2 (IC $_{q2}$) in accordance with formula under regulation 14.A(2) including under recovery of IC q_1 = 25+15=40 crores
- (j) Estimates sales for quarter q_3 excluding BPL consumers = Say 2000 MUs
- (k) Per unit incremental cost IC q_2 ₹/kWh for quarter q_2 to be recovered in quarter q_3 in accordance with sub-regulation (2) and clause (i) of sub regulation (3) of regulation 14.A including under recovery of IC q_1 = 20 p/kWh

Example: 2

- (a) Average per unit power purchase rate as per the tariff order of the Commission for a financial year = Say ₹ 3/kWh
- (b) 10% ceiling as per Regulation 14.A(3) (iii) = 30 p/kWh

- (c) Incremental cost of quarter q_1 (IC_{q1}) due to factor specified under regulation 14.A (1) & (2) = Say 60 crores
- (d) Estimated sales for the quarter q_2 excluding BPL consumers = Say 2000 MUs
- (e) Per unit incremental cost i.e IC_{q1} ₹/kWh chargeable from the consumers in quarter q_2 to recover incremental cost IC_{q1} in with sub-regulation (2) and clause (i) of sub regulation (3) of regulation 14.A = 30 p/kWh
- (f) Actual sales of quarter q_2 available in first two months of quarter q_3 = 1500 MU
- (g) Recovery effected in quarter q_2 @ 30p/kWh = 45 crore
- (h) Under recovery of IC_{q1} on account of differential between the estimated sales of q_1 and actual of quarter q_2 , to be carried forward and to be recovered in q_4 = 60 - 45=15 crores

Note.—Any over recovery on account of higher actual sales of quarter q_2 shall be considered as credit received by the licensee as specified in subregulation (5) of regulation 14-A.

- (iv) All consumers shall have to pay the incremental cost as determined under clause (i) of sub-regulation (3) of regulation 14-A.

Provided in case the State Government decides to provide subsidy on Incremental Power Purchase cost to any class or classes of consumers then, it shall do the same as per the provisions of Section 65 of Electricity Act, 2003. It shall be the responsibility of the licensee to seek prior approval of the State Government in this regard and maintain appropriate record of the same.

- (v) The licensee shall within two months of the quarter end, provide information related to Incremental cost per unit of electricity consumption and under recovery/over recovery so as to enable the Commission to expedite the process of validation of IC recovered from the consumers within a month for any discrepancy to be taken into account in the next quarter or as per Commission's directions.

(4) The variation in power purchase cost due to UI and other unapproved purchases shall not be covered under Incremental Power Purchase adjustment.

4. Amendment of regulation 23.—At the end of the first proviso of subregulation (I) of regulation 23 of the said regulations the words “and consumer contributions” shall be added.

By the order of the Commission,
-Sd-
Secretary.

गृह विभाग

अधिसूचना

शिमला-2 29 मार्च, 2012

संख्या होम-ए-एफ(13)-3/2006.—यतः हिमाचल प्रदेश के राज्यपाल को यह प्रतीत होता है कि भारत सरकार को सरकारी व्यय पर सार्वजनिक प्रयोजन के लिए नामतः गांव डोल, हटलीव उम्मर, तहसील देहरा, जिला कांगड़ा में प्रशिक्षण केन्द्र, सशस्त्र सीमा बल, सपड़ी के निर्माण हेतु भूमि अर्जित करनी अपेक्षित है, अतएव एतद्वारा यह अधिसूचित किया जाता है कि निम्नलिखित विस्तृत विवरणी में वर्णित भूमि उपर्युक्त प्रयोजन के लिए अपेक्षित है ।

2. यह अधिसूचना ऐसे सभी व्यक्तियों को जो इससे सम्बन्धित हो सकते हैं, की जानकारी के लिए भू-अर्जन अधिनियम, 1894 की धारा-4 के उपबन्धों के अन्तर्गत जारी की जाती है ।

3. पूर्वोक्त धारा द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, राज्यपाल, हिमाचल प्रदेश, इस समय इस उपक्रम में कार्यरत सभी अधिकारियों, उनके कर्मचारियों और श्रमिकों को इलाके की किसी भी भूमि में प्रवेश करने तथा सर्वेक्षण करने और उस धारा द्वारा अपेक्षित अथवा अनुमतः अन्य सभी कार्यों को करने के लिए सहर्ष प्राधिकार देते हैं ।

4. अत्याधिक आवश्यकता को दृष्टि में रखते हुए राज्यपाल उक्त अधिनियम की धारा-17 की उपधारा (4) के अधीन यह भी निर्देश देते हैं कि उक्त अधिनियम की धारा-5 (ए) के उपबन्ध इस मामले में लागू नहीं होंगे ।

जिला	तहसील	महाल	खसरा न0	क्षेत्र/रकबा (है0 में)	भूमि की किस्म	उद्देश्य
कांगड़ा	देहरा	डोल	561 / 537	0-02-24	वारानी अब्बल	प्रशिक्षण केन्द्र सशस्त्र सीमा बल के निर्माण हेतु
			562 / 537	0-00-70	वारानी अब्बल	
			538	0-14-29	वारानी अब्बल	
			539	0-02-45	खडैतर	
			564 / 540	0-02-84	खडैतर	
			543	0-19-54	वारानी अब्बल	
			545	0-01-74	खडैतर	
			570 / 552	0-02-40	खडैतर	
			571 / 552	0-09-67	वारानी अब्बल	
			544	0-10-15	खडैतर	
			550	0-22-97	खडैतर	
			555	0-02-53	खडैतर	
			549	0-42-00	गैरमुनकिन सप्पड	

कांगडा	देहरा	हटली	1064	0-30-04	वारानी अब्बल	
			1065	0-10-34	वारानी अब्बल	
			1066	0-02-17	बंजर कदीम	
			1071	0-25-64	वारानी अब्बल	
			1072	0-15-77	वारानी अब्बल	
			1074	0-06-48	वारानी अब्बल	
			1075	0-00-32	बंजर कदीम	
			1077	0-00-46	बंजर कदीम	
			1078	0-06-21	वारानी अब्बल	
			1082 / 1	0-00-80	बंजर कदीम	
कांगडा	देहरा	उम्मर	12	0-15-42	गैरमुमकिन तलाव	
			13	0-15-33	खडैतर	
कांगडा	देहरा	उम्मर	103	0-15-25	गैरमुमकिन सप्पड	
			115	0-08-00	गैरमुमकिन सप्पड	
			123	0-77-37	गैरमुमकिन सप्पड	
			95	0-07-25	बंजर कदीम	
			97	0-50-55	खडैतर	
			105	0-64-13	खडैतर	
			106	0-31-96	खडैतर	
			107	0-97-26	खडैतर	
			111	0-70-05 (0-20-05 तथा 0-50-00)	वारानी अब्बल खडैतर	
			110	0-70-59 (0-10-59 तथा 0-60-00)	वारानी अब्बल खडैतर	

			112	0-71-04	खडैतर	
			113	0-70-91 (0-20-91 तथा 0-50-00)	वारानी अब्बल खडैतर	
			114	0-83-30 (0-74-00 तथा 0-09-30)	वारानी अब्बल खडैतर	
			74	0-11-07	बंजर कदीम	
			75	0-60-40	बंजर कदीम	
			100	0-46-30 (0-25-00 तथा 0-21-30)	खडैतर गैरमुमकिन सप्पड	
			101	0-46-08 (0-25-00 तथा 0-21-08)	खडैतर गैरमुमकिन सप्पड	
			किता 42	13-44-01		

आदेश द्वारा

प्रधान सचिव (गृह)
हिमाचल प्रदेश सरकार

सिंचाई एवं जन स्वास्थ्य विभाग

अधिसूचना

शिमला-2, 31 मार्च, 2012

संख्या आई.पी.एच.-बी(एच)1-5/2012-मण्डी.-यतः राज्यपाल, हिमाचल प्रदेश को यह प्रतीत होता है कि हिमाचल प्रदेश सरकार द्वारा सरकारी व्यय पर सार्वजनिक प्रयोजन हेतु नामतः गांव चौक/7, तहसील सुन्दनगर, जिला मण्डी में उठाऊ पेयजल योजना धनोटू नान जरल के जल भण्डारण टैंक के निर्माण हेतु भूमि अर्जित करनी अपेक्षित है, अतएव एतद्वारा यह अधिसूचित किया जाता है कि उक्त परिक्षेत्र में जैसा कि निम्न विवरणी में निर्दिष्ट किया गया है उपरोक्त प्रयोजन के लिए भूमि का अर्जन अपेक्षित है।

2. यह अधिसूचना ऐसे सभी व्यक्तियों को जो इस से सम्बन्धित हैं, या हो सकते हैं, की जानकारी के लिए भूमि अर्जन अधिनियम, 1894 की धारा-4 के उपबन्धों के अन्तर्गत जारी की जाती है।

3. पूर्वोक्त धारा द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए राज्यपाल, हिमाचल प्रदेश इस समय इस उपक्रम में कार्यरत सभी अधिकारियों उनके कर्मचारियों और श्रमिकों को इलाके की किसी भी भूमि में प्रवेश

करने तथा सर्वेक्षण करने और उस धारा द्वारा अपेक्षित अथवा अनुमत: सभी अन्य कार्यों को करने के लिए सहर्ष प्राधिकार देते हैं ।

4. कोई भी हितबद्ध व्यक्ति जिसे उक्त परिक्षेत्र में कथित भूमि के अर्जन पर कोई आपत्ति हो तो वह इस अधिसूचना के प्रकाशित होने के तीस दिनों की अवधि के भीतर लिखित रूप में भू-अर्जन समाहर्ता, हिमाचल प्रदेश लोक निर्माण विभाग मण्डी के समक्ष अपनी आपत्ति दायर कर सकता है ।

विस्तृत विवरणी

जिला	तहसील	गांव	खसरा नं०	क्षेत्र बीघे/बिस्वे में
मण्डी	सुन्दरनगर	चौक/7	79/1	0-03-12

आदेश द्वारा,
हस्ताक्षरित/—
प्रधान सचिव (सिंचाई एवं जन स्वास्थ्य)।

सिंचाई एवं जन स्वास्थ्य विभाग

अधिसूचना

शिमला-2, 31 मार्च, 2012

संख्या आई.पी.एच.-बी(एच)1-6/2012-शिमला.—यतः राज्यपाल, हिमाचल प्रदेश को यह प्रतीत होता है कि हिमाचल प्रदेश सरकार द्वारा सरकारी व्यय पर सार्वजनिक प्रयोजन जन हेतु नामतः गांव कोलो, तहसील कोटखाई, जिला शिमला में उठाऊ पेयजल योजना के निर्माण हेतु भूमि अर्जित करनी अपेक्षित है, अतएव एतद्वारा यह अधिसूचित किया जाता है कि उक्त परिक्षेत्र में जैसा कि निम्न विवरणी में निर्दिष्ट किया गया है उपरोक्त प्रयोजन के लिए भूमि का अर्जन अपेक्षित है ।

2. यह अधिसूचना ऐसे सभी व्यक्तियों को जो इस से सम्बन्धित हैं, या हो सकते हैं, की जानकारी के लिए भूमि अर्जन अधिनियम, 1894 की धारा-4 के उपबन्धों के अन्तर्गत जारी की जाती है ।

3. पूर्वोक्त धारा द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए राज्यपाल, हिमाचल प्रदेश इस समय इस उपक्रम में कार्यरत सभी अधिकारियों उनके कर्मचारियों और श्रमिकों को इलाके की किसी भी भूमि में प्रवेश करने तथा सर्वेक्षण करने और उस धारा द्वारा अपेक्षित अथवा अनुमत: सभी अन्य कार्यों को करने के लिए सहर्ष प्राधिकार देते हैं ।

4. कोई भी हितबद्ध व्यक्ति जिसे उक्त परिक्षेत्र में कथित भूमि के अर्जन पर कोई आपत्ति हो तो वह इस अधिसूचना के प्रकाशित होने के तीस दिनों की अवधि के भीतर लिखित रूप में भू-अर्जन समाहर्ता, शिमला-3 हिमाचल प्रदेश लोक निर्माण विभाग के समक्ष अपनी आपत्ति दायर कर सकता है ।

विस्तृत विवरणी

जिला	तहसील	गांव	खसरा नं०	क्षेत्र/हैक्टर में
शिमला	कोटखाई	कोलो	96	0-24-93

आदेश द्वारा,
हस्ताक्षरित/—
प्रधान सचिव (सिंचाई एवं जन स्वास्थ्य)।

HIGH COURT OF HIMACHAL PRADESH AT SHIMLA-171001**NOTIFICATION***Shimla, the 30th March, 2012*

No. HHC/Admn. 6 (23)/74-XIV.—Hon'ble the Chief Justice in exercise of the powers vested in him under Rule 2 (32) of Chapter I of H.P. Financial Rules, 2009, has been pleased to declare the Additional District and Sessions Judge (I), Kangra at Dharamshala as Drawing and Disbursing Officer in respect of the Courts of Additional District and Sessions Judge (II), Kangra at Dharamshala and also the Controlling Officer for the purpose of T.A. etc. in respect of class- II, III and IV establishments attached to the aforesaid Courts under head "2014-Administration of Justice" during the training period of Shri Purender Vaidya w.e.f. 28.3.2012 to 1.4.2012 or until he returns from leave.

By order,
Sd/-
Registrar General.

HIGH COURT OF HIMACHAL PRADESH, SHIMLA-171 001**NOTIFICATION***Shimla, the 30th March, 2012*

No.HHC/Admn. 6 (23)/74 -XIV.—Hon'ble the Chief Justice in exercise of the powers vested in him under Rule 2 (32) of Chapter 1 of H.P. Financial Rules, 2009 has been pleased to declare the Civil Judge (Jr. Division)-cum-JMIC (II), Kasauli as Drawing and Disbursing Officer in respect of the Court of Civil Judge (Sr. Division)-cum-JMIC (I), Kasauli and also the Controlling Officer for the purpose of T.A. etc. in respect of class II, III and IV establishment attached to the aforesaid Court under head "2014-Administration of Justice" with immediate effect till the joining of regular Drawing and Disbursing Officer there.

By order,
Sd/-
Registrar General.

HIGH COURT OF HIMACHAL PRADESH SHIMLA-171001**NOTIFICATION***Shimla, the 30th March, 2012*

No.HHC/Admn. 6 (23)/74-XIV.—Hon'ble the Chief Justice in exercise of the powers vested in him under Rule 2 (32) of Chapter I of H. P. Financial Rules 2009 has been pleased to declare the Civil Judge (Jr. Division)-cum-JMIC, (II), Paonta Sahib as Drawing and Disbursing Officer in respect of the Court of Civil Judge (Sr. Division)-cum-JMIC (I), Paonta Sahib and also the Controlling Officer for the purpose of salary etc. in respect of class-II, III and IV establishment attached to the aforesaid Court under head "2014 -Administration of Justice" with immediate effect till the joining of regular Drawing and Disbursing Officer there.

By order,
Sd/-
Registrar General.

HIGH COURT OF HIMACHAL PRADESH, SHIMLA-171 001**NOTIFICATION***Shimla, the 28th March, 2012*

No.HHC/Admn. 6 (23)/74-XIV.—Hon'ble the Chief Justice in exercise of the powers vested in him under Rule 2 (32) of Chapter I, of H.P. Financial Rules 2009, has been pleased to declare the Additional District and Sessions Judge, Shimla as Drawing and Disbursing Officer in respect of the Court of Presiding Officer, Fast Track Court, Shimla and also the Controlling Officer for the purpose of T.A etc. in respect of establishment attached to the aforesaid Court under head "2014-00-105-03 (Soon Plan)" during the leave period of Shri Rakesh Chaudhary, Presiding Officer, Fast Track Court, Shimla.

By order,
Sd/-
Registrar General.

HIGH COURT OF HIMACHAL PRADESH AT SHIMLA-171001**NOTIFICATION***Shimla, the 29th March, 2012*

No. HHC/ADmn.6(23)/74-XIV.—Hon'ble the Chief Justice in exercise of the power vested in him under Rule 2 (32) of Chapter 1 of H. P. Financial Rules, 2009 has been pleased to declare the Civil Judge (Junior Division)-cum-JMIC (VII), Shimla as Drawing and Disbursing Officer in respect of the Court of Civil Judge (Junior Division)-cum-JMIC (VI) and Civil Judge (Junior Division)-cum-JMIC (VIII) Shimla and also the Controlling Officer for the purpose of T.A. etc. in respect of the establishments attached to the aforesaid Courts under head "2014 Administration of Justice" during the medical leave period of Ms. Vijay Lakshmi of until she returns from leave.

By order,
Sd/-
Registrar General.

CHANGE OF NAME

I Kalu Ram r/o Duggal Cottage, Taradevi, Shimla, Himachal Pradesh in my PAN Card my father name was wrongly entered it is Narjeet instead of Narinder. Please Note.

KALU RAM
r/o Duggal Cottage, Taradevi,
Himachal Pradesh.

